

# Seven Resolutions Are Submitted To U.F.A. Convention

## Local Officials-Attempt to Stampede Meeting by Mr. Weir, M.P., Fails

Member from Nanton Makes Unsuccessful Effort at What Is Practically a Vote of Censure on U.F.A. Executive for Delegating to Grain Growers Right to Administer Estates--Question of Acquiring Grain from Provincial Government Leads to Vigorous Discussion

The first stages of the definite attack on the federal policy of high tariff was launched in the U.F.A. convention as a business discussion yesterday afternoon. Aside from the tariff points in the platform of the Canadian Council of Agriculture, the central board of the U.F.A. submitted a resolution, and no less than seven resolutions from locals in respect to a lowering of the high protection tariffs were sent up to the convention by the committee on resolutions.

### Attempt to Stampede Fails

Decidedly a feature of the afternoon session was a crushing defeat administered to James Weir, M.P. for Nanton, when he attempted to stampede the convention into a vote of censure against the U.F.A. executive for delegating to the grain growers the right to administer estates, after such powers and privileges had been granted to the U.F.A. by the provincial legislature. Mr. Weir drew a sharp salient into the irrepressible conflict of the convention before the attack was fully realized, but a final note of warning from President Wood and other U.F.A. directors rallied the main body of delegates and the drive collapsed under the weight of an overwhelming vote to table the resolution. This discussion arose from a report on legislation submitted by Solicitor Brownlee, of the U.F.A.

Another important report, or rather, that presented was that given by Mr. Elise Thorpe, secretary of the livestock and transportation problems. He pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

Decidedly interesting and particularly eloquent was the address of Jean Macdonald, secretary of the National Inter-provincial committee, who pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

### Financial Armament Warmed Up

The financial armament was warmed up by the report of the committee on the financial armament, which was presented by Mr. Elise Thorpe, secretary of the livestock and transportation problems. He pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

### Debate on the Rate of Interest

The debate on the rate of interest was opened by Mr. Elise Thorpe, secretary of the livestock and transportation problems. He pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

### Debate on the Rate of Interest

The debate on the rate of interest was opened by Mr. Elise Thorpe, secretary of the livestock and transportation problems. He pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

### Debate on the Rate of Interest

The debate on the rate of interest was opened by Mr. Elise Thorpe, secretary of the livestock and transportation problems. He pointed out the fact that the livestock and transportation problems were being discussed with the dockage on light goods, this report being the first of the kind. The committee which met the local committee on the livestock and transportation problems, Monday afternoon.

# ACTION AS TO RUSSIA MAY BE SETTLED BY SINN FEINERS

## Elect A Speaker

Announcement Made by the Supreme Council of Peace Conference

### RUSS DELEGATES

Neither Loyalists Nor Bolsheviks Will Be Brought to Paris

PARIS, Jan. 21.—(By A.P.)—The supreme council of the great powers met at 10 a.m. today to discuss the Russian situation. The council was composed of the British, French, American, and Italian representatives. The council was held in the Grand Hotel, Paris. The council was held in the Grand Hotel, Paris.

### WHY NOT BE INVITED

The British representative, Lord Curzon, was asked why the Bolsheviks were not invited to the conference. He replied that the Bolsheviks were not invited because they were not recognized by the great powers.

### FINANCING OF GRAIN CROP IS DISCUSSED

WINNIPEG, Jan. 21.—(By A.P.)—The Canadian Council of Agriculture held a conference with the U.F.A. executive in Winnipeg today. The conference was held in the Grand Hotel, Winnipeg. The conference was held in the Grand Hotel, Winnipeg.

### FINANCING OF GRAIN CROP IS DISCUSSED

WINNIPEG, Jan. 21.—(By A.P.)—The Canadian Council of Agriculture held a conference with the U.F.A. executive in Winnipeg today. The conference was held in the Grand Hotel, Winnipeg. The conference was held in the Grand Hotel, Winnipeg.

### FINANCING OF GRAIN CROP IS DISCUSSED

WINNIPEG, Jan. 21.—(By A.P.)—The Canadian Council of Agriculture held a conference with the U.F.A. executive in Winnipeg today. The conference was held in the Grand Hotel, Winnipeg. The conference was held in the Grand Hotel, Winnipeg.

### FINANCING OF GRAIN CROP IS DISCUSSED

WINNIPEG, Jan. 21.—(By A.P.)—The Canadian Council of Agriculture held a conference with the U.F.A. executive in Winnipeg today. The conference was held in the Grand Hotel, Winnipeg. The conference was held in the Grand Hotel, Winnipeg.

### FINANCING OF GRAIN CROP IS DISCUSSED

WINNIPEG, Jan. 21.—(By A.P.)—The Canadian Council of Agriculture held a conference with the U.F.A. executive in Winnipeg today. The conference was held in the Grand Hotel, Winnipeg. The conference was held in the Grand Hotel, Winnipeg.

# Hon. George P. Graham Calls on Liberals as Liberals to Enter Political Arena Again

Tells Central Ontario Association He Believes in Party Government and Predicts That It Will Come Very Shortly--Resolution Demanding Recall of War Time Election Act Is Passed

TORONTO, Jan. 21.—With a clear call to Liberals as Liberals to enter the political arena, and with a declaration that he believed in party government for the Dominion of Canada, Hon. George P. Graham, former minister of railways, made a speech in St. George's Hall here tonight in connection with the organization today of the Central Ontario Liberal Association that was heartily cheered by an audience that, although small, manifested delight in his stand.

### Princess Radziwill Denounces Bolshevism--Will Ruin Russia and Spread Over World if Not Checked

Impassioned Appeal by Russian Princess for Action Against Bolsheviks Peril Led to Fusillade of Questions by Apparent Sympathizers with Movement Scattered About Hall

Constitutional government had a strong advocate in the Princess Radziwill, who made a speech in St. George's Hall here tonight in connection with the organization today of the Central Ontario Liberal Association that was heartily cheered by an audience that, although small, manifested delight in his stand.

### Princess Radziwill Denounces Bolshevism--Will Ruin Russia and Spread Over World if Not Checked

Impassioned Appeal by Russian Princess for Action Against Bolsheviks Peril Led to Fusillade of Questions by Apparent Sympathizers with Movement Scattered About Hall

### Princess Radziwill Denounces Bolshevism--Will Ruin Russia and Spread Over World if Not Checked

Impassioned Appeal by Russian Princess for Action Against Bolsheviks Peril Led to Fusillade of Questions by Apparent Sympathizers with Movement Scattered About Hall

### Princess Radziwill Denounces Bolshevism--Will Ruin Russia and Spread Over World if Not Checked

Impassioned Appeal by Russian Princess for Action Against Bolsheviks Peril Led to Fusillade of Questions by Apparent Sympathizers with Movement Scattered About Hall

### Princess Radziwill Denounces Bolshevism--Will Ruin Russia and Spread Over World if Not Checked

Impassioned Appeal by Russian Princess for Action Against Bolsheviks Peril Led to Fusillade of Questions by Apparent Sympathizers with Movement Scattered About Hall

SOLICITOR TELLS  
HOW GOVERNMENT

(Continued from Page One)

power to administer estates. Mr. Mitchell seemed to feel that this would meet with considerable opposition from the existing trust companies and seemed to be of the opinion that the business of the trust company should be incorporated by the firm or the estate. Mr. Mitchell is also in report that subsequently to the meeting at Edmonton an Act of Incorporation was prepared including these powers. Certain objections to the plan of incorporating the business of the trust company have been made in Edmonton.

**LIQUID, CEDAR - WAX POLISH**  
FURNITURE, WOODWORK AND AUTOMOBILES  
Does Not Smear  
Large Bottle mailed on receipt of 50 cents  
**MOIR SPECIALTY CO.**  
11402 79th Street Edmonton, Alberta Phone 72483



**Mason & Risch Pianinos**  
"FROM FACTORY TO HOME"

Make Us a Visit

Visit our Victrola Department and hear all the latest music—operatic airs, home songs, dance music, classical and sacred music—on the marvelous Victrolas. Every available style of these beautiful instruments in stock and thousands of Records. You'll enjoy hearing and having the following Victor Records:

- 14498 *Sorrow of Death* (from "Hymn of Praise")  
14501 *Swing to Dream*—Dixie Choir  
40143 *Try Not to Get up in the Morning*—Lander  
84744 *Lebanon—Prelude to Act III*—Boston Symphony O.  
14504 *Ching, Ching—One Step*—Van Pops Trio  
14505 *Try Not to Get up in the Morning*—Lander  
14506 *Try Not to Get up in the Morning*—Lander

**MASON & RISCH, LIMITED**  
10106 Jasper Avenue

## Weather Forecast

## Extremely Cold

Be Prepared for Cold Weather by Stocking Up with

## KING COAL

The Cleanest Coal Mined  
Lump, Egg, and Nut Grades

Phone 1-0-6-6

Prompt Service — Courteous Treatment

## Mahar Coal

EDMONTON'S LEADING RETAIL COAL MERCHANTS  
MAHAR & CHARLEWORTH, PROPS.  
Office: Borden Building, corner Jasper and 102nd Street  
PHONE 4445

## ADVERTISING--

And it's Relation to the Bulletin  
Business Guide and Missing  
Letter Pages

And just here we might add this—Advertising and its Relation to the Business Man. A narrow margin sometimes frustrates the business man—that's what makes him a 99-per-cent. man, when he could have been a 100-per-cent. He didn't quite come through.

The man—the business—the community—all promise well—then at the critical point we "fink" and the result is a failure. We keep reminding ourselves just how much we have done in the past, the mistakes, the over-zealous attempts to put a deal through we have made; when, as a matter of fact, the past will get us nothing—the future may amount to anything—it is just for today, and if we cannot make this particular day count, then we have fallen down, and there is really no argument about it.

The farmer who owned the good and obedient dog used him just about the way the average man uses his advertising: When the chickens were roaming around the farmer's front yard, and gobbling all of the pretty flower garden, he called his dog and "scent" him on the chickens and drove them off. Then he turned around and kicked the dog, and drove him into the back yard until he begged him again.

There are hundreds of little large and small business concerns that treat their advertising in a like manner—use it when convenient; then kick it out. So it is with the Bulletin's Business Guide and Missing Letter Pages—if you cannot afford to come in and stay with it for 26 weeks, don't take it. If you will do yourself no good neither will the paper receive any benefit from it—and the readers will be very much disappointed—because they are expecting to carry their part of that twenty dollar each week that will be given away, not one week, but every week.

## Piles Cured in 5 to 14 Days

Write for instant relief of hemorrhoids. BEST Pile Cure. Free. First application gives relief. 30c.

were raised by the law clerk and by the members of the committee. The members of the committee, however, were not representatives of the public, and as a result the bill was not passed. The members of the committee, however, were not representatives of the public, and as a result the bill was not passed. The members of the committee, however, were not representatives of the public, and as a result the bill was not passed.

1. Resolution advocating a more rigid enforcement of the provincial law dealing with the protection of forests.

The premier stated that this question had been before the legislature at the previous session, but had been dropped. He stated that he would bring this resolution at the last session, and it is probable that no action will be taken.

## Return of R.N.W.M.P.

2. Resolution advocating the return of the Royal North West Mounted Police.

The premier stated that when this organization was removed from Western Canada the Alberta government protested against its removal, but as the organization was taken away, the Alberta government was forced to establish the body of provincial police. It seemed to be the opinion of the members of the cabinet that a great deal of the trouble throughout the country had been instigated by members of the Mounted Police themselves. The premier stated emphatically that there would not be two forces in the province. The police force had been carefully investigated and found to be a good force. The decision has been taken by the government to bring the lines of the organization back.

3. Resolution advocating the extension of the Grande Prairie railway through the Grande Prairie country.

The premier stated that the government would not be able to take any action along the lines of this resolution. He stated that the government was not in a position to do so.

4. Resolution dealing with food production.

This is a matter that is not under the jurisdiction of the Alberta government, but the premier announced that his cabinet would be willing to cooperate as far as possible with any effort that is being made along these lines.

5. Provincial Farm Schools.

12. Resolution advocating the establishment of provincial schools of agriculture.

To promise was made at the time that any action would be taken along these lines, but the premier has since advised that this matter is now under consideration by the government.

13. Resolution advocating better protection from hogs running at large.

The members of the council expressed some surprise that the "Cheviote Animals Act" was not sufficiently met this evening and promised to take this resolution under consideration.

14. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

15. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

16. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

17. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

18. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

19. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

20. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

21. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

22. Resolution advocating that the members of the cabinet be asked to take this resolution under consideration.

## EDMONTON BULLETIN

## ST. GEORGE, ONT.

POSTMASTER NO  
GIES OUT FACTSDeclares His Wife Is Lila a Different Woman Since Taking  
Tonic

Probably no higher endorsement of a proprietary medicine could be given than that of C. P. Keefe, postmaster of St. George, Ont., while at the Montreal exposition, recently, in talking to the public representative about the recovery of his wife's health. Mr. and Mrs. Keefe had driven over to Montreal in their auto. While Mrs. Keefe entered the drug store and the public representative, he said: "The medicine has made a new woman of my wife and you can imagine how grateful we feel over her recovery. One or two more bottles will complete her recovery, as she already has taken four bottles, and her improved condition in every way is the talk of our neighborhood."

"For several years," continued Mr. Keefe, "my wife suffered with persistent indigestion. At times her food would go down and she would get up and suffer for hours with a sick stomach. It was a terrible condition. She was nervous nearly all the time and during lights would frequently wake up in the middle of the night and be in a hysterical condition."

"She seemed to get no nourishment from what she ate and generally had a tired, drabby feeling in the morning. She had little energy or ambition and nothing, not even her housework duties, seemed to interest her."

"Mrs. Keefe was so nervous at times that the least noise would startle her and she would be up and sleep was often broken up. She suffered much with severe pains in her back and shoulders. Her relatives and friends were all alarmed and she felt that she was going to die."

"I do not know how to describe the relief she felt when she began to take the medicine. I hardly know what to do for her. She has tried almost all kinds of medicine and treatments and nothing seems to help her."

"Finally we began reading about Chamberlain's Cough Remedy and decided to try it. Mrs. Keefe is now a different woman. She retains her food and that bloated condition has disappeared. These illnesses attacks are less frequent, her color is better, her appetite is fine and she sleeps now like a child. She is no longer nervous, has regained her strength, is not bothered any more with headaches and those pains in her shoulders and back have also disappeared."

"Tonic is sold in Edmonton by the Owl Drug Co., Ltd., under the same name and direction of a special Tonic Representative. Price \$1.10 per bottle, sent by mail for \$1.20. (Adv.)"

1. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

2. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

3. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

4. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

5. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

6. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

7. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

8. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

9. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

10. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

11. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

12. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

13. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

14. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

15. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

## EDMONTON BULLETIN

## ST. GEORGE, ONT.

POSTMASTER NO  
GIES OUT FACTSDeclares His Wife Is Lila a Different Woman Since Taking  
Tonic

Probably no higher endorsement of a proprietary medicine could be given than that of C. P. Keefe, postmaster of St. George, Ont., while at the Montreal exposition, recently, in talking to the public representative about the recovery of his wife's health. Mr. and Mrs. Keefe had driven over to Montreal in their auto. While Mrs. Keefe entered the drug store and the public representative, he said: "The medicine has made a new woman of my wife and you can imagine how grateful we feel over her recovery. One or two more bottles will complete her recovery, as she already has taken four bottles, and her improved condition in every way is the talk of our neighborhood."

"For several years," continued Mr. Keefe, "my wife suffered with persistent indigestion. At times her food would go down and she would get up and suffer for hours with a sick stomach. It was a terrible condition. She was nervous nearly all the time and during lights would frequently wake up in the middle of the night and be in a hysterical condition."

"She seemed to get no nourishment from what she ate and generally had a tired, drabby feeling in the morning. She had little energy or ambition and nothing, not even her housework duties, seemed to interest her."

"Mrs. Keefe was so nervous at times that the least noise would startle her and she would be up and sleep was often broken up. She suffered much with severe pains in her back and shoulders. Her relatives and friends were all alarmed and she felt that she was going to die."

"I do not know how to describe the relief she felt when she began to take the medicine. I hardly know what to do for her. She has tried almost all kinds of medicine and treatments and nothing seems to help her."

"Finally we began reading about Chamberlain's Cough Remedy and decided to try it. Mrs. Keefe is now a different woman. She retains her food and that bloated condition has disappeared. These illnesses attacks are less frequent, her color is better, her appetite is fine and she sleeps now like a child. She is no longer nervous, has regained her strength, is not bothered any more with headaches and those pains in her shoulders and back have also disappeared."

"Tonic is sold in Edmonton by the Owl Drug Co., Ltd., under the same name and direction of a special Tonic Representative. Price \$1.10 per bottle, sent by mail for \$1.20. (Adv.)"

1. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

2. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

3. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

4. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

5. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

6. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

7. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

8. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

9. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

10. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

11. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

12. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

13. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

14. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

15. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

## EDMONTON BULLETIN

## ST. GEORGE, ONT.

POSTMASTER NO  
GIES OUT FACTSDeclares His Wife Is Lila a Different Woman Since Taking  
Tonic

Probably no higher endorsement of a proprietary medicine could be given than that of C. P. Keefe, postmaster of St. George, Ont., while at the Montreal exposition, recently, in talking to the public representative about the recovery of his wife's health. Mr. and Mrs. Keefe had driven over to Montreal in their auto. While Mrs. Keefe entered the drug store and the public representative, he said: "The medicine has made a new woman of my wife and you can imagine how grateful we feel over her recovery. One or two more bottles will complete her recovery, as she already has taken four bottles, and her improved condition in every way is the talk of our neighborhood."

"For several years," continued Mr. Keefe, "my wife suffered with persistent indigestion. At times her food would go down and she would get up and suffer for hours with a sick stomach. It was a terrible condition. She was nervous nearly all the time and during lights would frequently wake up in the middle of the night and be in a hysterical condition."

"She seemed to get no nourishment from what she ate and generally had a tired, drabby feeling in the morning. She had little energy or ambition and nothing, not even her housework duties, seemed to interest her."

"Mrs. Keefe was so nervous at times that the least noise would startle her and she would be up and sleep was often broken up. She suffered much with severe pains in her back and shoulders. Her relatives and friends were all alarmed and she felt that she was going to die."

"I do not know how to describe the relief she felt when she began to take the medicine. I hardly know what to do for her. She has tried almost all kinds of medicine and treatments and nothing seems to help her."

"Finally we began reading about Chamberlain's Cough Remedy and decided to try it. Mrs. Keefe is now a different woman. She retains her food and that bloated condition has disappeared. These illnesses attacks are less frequent, her color is better, her appetite is fine and she sleeps now like a child. She is no longer nervous, has regained her strength, is not bothered any more with headaches and those pains in her shoulders and back have also disappeared."

"Tonic is sold in Edmonton by the Owl Drug Co., Ltd., under the same name and direction of a special Tonic Representative. Price \$1.10 per bottle, sent by mail for \$1.20. (Adv.)"

1. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

2. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

3. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

4. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

5. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

6. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

7. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

8. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

9. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

10. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

11. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

12. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

13. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

14. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

15. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

16. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

17. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

18. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

19. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

20. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

21. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

22. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

23. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

24. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

25. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

26. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

27. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

28. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

29. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

30. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

31. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

32. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

33. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

34. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

35. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

36. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

37. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

38. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

39. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

40. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

41. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

42. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

43. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

44. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

45. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

46. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

47. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

48. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

49. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

50. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

51. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

52. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

53. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

54. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

55. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

56. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

57. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

58. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

59. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

60. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

61. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

62. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

63. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

64. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

65. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

66. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

67. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

68. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

69. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

70. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

71. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

72. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

73. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

74. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.

75. Regulation to make it compulsory for a teacher to remain with the children during the noon hour.











**GOOD STYLE**

**Satisfactory Service**

After many experiments men have adopted the Walker suit. With a good waist at one end and a good skirt at the other, this is a sensible combination. We recommend our present as the best for your consideration. Our stock comprises everything desirable in women's, child and sportswear.

**ASH BROS.**

Watch and Diamond Mechanics, C. P. H. Watch Importers, Inc., 405 of Marriage Avenue.

**THE ALBERTA GRANITE MARBLE**

**STONE CO. LTD.**

Self-measuring than any other. Why? Because we supply our customers with the best material at the lowest price.

**OFFICE: 1002-1010 AVENUE**

**FOR SALE**

**Sheep! Sheep!**

The finest good grade Shropshire and Oxford breeding flocks. All bred to produce fine, heavy fleeces. Government, fine fleeces, policy, etc. For further information apply to H. P. KENNEDY, LTD., PHONE 1461, 1002-1010 AVENUE, 1010-1012, residence phone 7125.

**THE TILLEY PRESS**

Printers and Bookbinders. Quality - Service - and the Right Price. Phone 512, 1010-1012 Avenue.

**Macdonald Hotel**

**BARBER SHOP**

Shave - - - 25 cents  
Hair Cut - - - 35 cents

**Jackson Bros.**

Leading Jewellers  
992 Jasper Avenue - Phone 1547  
Marriage Licenses Issued

**HUMBERSTONE COAL**

Mean Your Satisfaction

**STORAGE SERVICE**

CALL AND SEE US  
NORMAN STRAIN & CO. DISTRIBUTING CO. LTD.  
1020-1026 Street - Phone 6261

**McGEORGE, CHAUVIN & TOWNSEND, LTD.**

INSURANCE BROKERS  
Ground Floor McLeod Building  
PHONE 9218

**PRINTERS**

**Dredge & Crossland**

LIMITED  
1012-1014 Street - Phone 5124

**DESIGNER & CATALOGUE BUILDERS**

**ESDALE**

QUALITY PRINTING PRESS  
1012-1014 Street - Phone 5124

**Dawson Coal**

'Phones 1780 and 2244

**ALBERTA COAL**

Great Northern Coal Co. Ltd.  
Phone 6355

**BLACK DIAMOND COAL**

PHONE 2424  
1002-1014 Avenue

**HORSES FOR SALE**

FIVE GOOD HEAVY WORK HORSES  
TWO TEAMS AND ONE SINGLE HORSE

Gray Team weighing about 3100 pounds  
Black Team weighing about 3400 pounds  
Gray Horse weighing about 1700 pounds

All in good condition and ready for hard work.

**D. R. FRASER & CO., Limited**

801 SAMUEL AVENUE, EDMONTON  
P.O. DRIVEN 211

**Johnstone Walker's Daily Store News**

The Name Johnstone Walkers is Synonymous with Quality and Fair Dealing to Hundreds Attending the Convention

**Women's Smart Pongee Silk Blouses at \$2.79**

These blouses are so smart and practical that they will appeal to both our visitors and townspeople alike.

They are of good quality Pongee silk, made in smart tailored style with convertible or roll collar, fastens down front with pearl buttons, and the long sleeves are finished with deep cuff. Sizes 28 to 40. Regularly \$3.49 and \$2.25. Convention Week Special **\$2.79** (Second Floor)

**20 Doz. Women's \$1.75 and \$2 Values in HOUSE DRESSES Special 95c**

Just wish we could have secured double the quantity of these smart house dresses for this occasion, for 20 dozen will not last long with several hundred visitors in town. However, first here, first served will have to govern the disposal.

Choice of two sizes, the popular all-over apron style and another with the shirred elastic waist band. The materials are percales and prints in a great variety of patterns, stripes, flowered or dotted, mostly light grounds, and trimmed with contrasting color. The apron dresses are small sizes only, but very size in the others. Regularly \$1.75 and \$2.00. Wednesday Convention Special **95c** (Positively no phone orders accepted)

**Popular "Nemo" Self-Reducing Corsets at \$4.00**

These are the corsets to which hundreds of women eventually turn for comfort and general satisfaction.

AT \$4.00 we show some splendid models for medium and full figures, in strong white coutil with low and medium busts, with roll straps across front of skirt; four elastic lace supports; extra girdle. Size 22 to 36. Value at \$4.00. (Second Floor)

**Two Hundred Handsome and Warm WINTER COATS for Women and Misses**

In a Pre-Inventory Sale This Week at Sweeping Price Reductions

By introducing this big Pre-Inventory Sale of Women's and Misses' Coats this week instead of next year's opportunity to share one of the biggest coat bargains of the entire season.

There are about 200 of these handsome and warm Winter Coats in several dozen different styles in three different price groupings. So that every woman will choose with complete satisfaction. The styles are some of the most attractive we have shown this season, while the materials are the weaves held in highest favor and in most instance pure wool.

**One Grouping of Women's and Misses' Winter Coats Includes \$21.50 and \$22.50 Values For \$10.00**

These splendid warm Winter Coats for women and misses are not only the best values that have been quoted in the city this season, but they are offered at the lowest price that has been quoted in the city this season. The materials are the finest, cut and finished in the dark grey, large and healthy, with wide, deep, shirred collar, and fitted cuffs. Attractive belted style, pleated or shirred back; long snug-fitting collars and pockets. Lined to the waist with heavy black satin. Regularly \$21.50 and \$22.50. Pre-Inventory Sale Price **\$10.00**

**Another Grouping Offers Choice of Women's and Misses' \$25.00 Coats For \$15.95**

Shown in about fifteen or twenty styles designed for comfort and service, and very moderately priced in the first place at \$25.00. Hence extraordinary value at \$15.95. They are in such popular cutting materials as: Herringbone, Herringbone and Curly, Oxford grey, Oxford grey, tulle or leather. Styles are the belted, with large convertible collars of self, or plush trimmed, with pleated or shirred back, and pocketed in many styles. All sizes. Regularly \$25.00. Pre-Inventory Sale **\$15.95**

**The Third Grouping Includes \$30.00 and \$35.00 Coats For Women and Misses' Reduced to \$18.95**

Make no mistake about it, this is one of the best and most attractive clearance groupings we have offered this season at anything like this price. The styles are exceedingly smart. Fashioned of the extra heavy wool tweeds, blanket cloth and cut country in the belted style with huge buffer collars, which look as well open as closed, pocketed and button trimmed. Dark shades only. Ideal warm coats for motor. Regularly \$30.00 and \$35.00. Sizes 16 to 40. On Sale Wednesday **\$18.95**

**600 Pairs \$1.00 Imported Turkish Towels at 75c Pair**

You have only to thank the foresight of a buyer for this splendid Towel bargain.

For the same value couldn't be bought wholesale today.

Although generally spoken of as Turkish Towels they are, of course, British made. They are in white with plain or fringed ends, also natural or cream with red stripes. Thick and absorbent. Regularly \$1.00. Convention Special, **75c** per pair. (First Floor)

**450 Only Imported Bedspreads Regularly at \$4.50 For \$3.50**

Make no mistake about it, many a day will pass before you'll see imported Bedspreads at this price.

They are of British manufacture, in marcella, dimity, Greekian, honeycomb and crocheted weaves in fully bleached cotton and late mixed yarns. Medium and heavy weights. Sizes 60x80 and 72x90. Regularly to \$4.50. Convention Week Special **\$3.50** (First Floor)

**A Clearance Sale of Useful Remnants at One-Third Off**

Here's an economy opportunity that "Convention" attendants very rarely if ever meet with in their smaller home towns. So for that reason we are anticipating a busy day Wednesday round our Remnant tables on the Second Floor. There are hundreds of useful lengths in DRESS GOODS, LINING, VELVETS, VELVETTES, CLOTHES, FOR CURTAINS, FOLDING and other popular weaves. Lengths of one to six yards. Clearing ONE-THIRD OFF. For instance, Remnants marked \$1.50 cost you \$1.00, etc.

**Boys' Wearbetter Winter Overcoats Clearing at 20% off**

Take the boy home a new "Wearbetter" Overcoat and see how quickly he will recognize the difference between a "Wearbetter" make and an ordinary make. We have hundreds of city patrons who simply will not look at any other make.

We are this week clearing the remainder of our Winter Stock at 20 per cent. off, so the saving is well worth taking advantage of.

These handsome Coats are of heavy all wool tweeds, chinilla cloth and fleece cloth, with high storm collars and all around belt. Have hand finished shoulders and are warmly lined throughout. Sizes 26 to 37. Priced from \$14.95 to \$30.00. Convention Week **\$12.95 to 24.00** PER CENT.

**Boys' "Wearbetter" Suits at \$15.00 to \$25.00 With Two Pair Bloomer Pants**

Parents who once commence buying "Wearbetter" clothes are ever afterward "Wearbetter" customers, and never haggle the price. All "Wearbetter" Suits for boys have two pairs of bloomers pants and are guaranteed to give satisfaction. They are tailored in all the new Norfolk models, in tweeds, serge and worsteds, etc. in neat patterns and colorings; have hand tailored shoulders and shape-retaining fronts. Pants have the patented "Governor" fastener at knee. Size 26 to 36. Regularly \$15.00 to \$25.00.

**Convention Week Specials in Men's Shirts Mackinaw Coats and Pants**

Judging by the values offered the Men's Sections are going to be busy throughout the week. For besides having value attraction they are reasonable and will appeal to both visitors and our regular city patrons.

**Men's Warm Flannel Shirts, Special \$2.50**

Taking the present value of flannel shirts, there's a saving of at least \$1.00 on every shirt. They are made of unshrinkable cotton flannel with plain or checked, neat secured stripes. Made with shirred collar to match and soft cuffs. Well proportioned and easy to slip on. A good warm flannel shirt. Sizes 14 to 18. Regularly \$3.50. Convention Week Special **\$2.50**

**Men's \$15.00 Mackinaw Coats \$9.95**

Right at the commencement of our coldest weather comes a saving of five dollars or over on these regular winter coats. They are made of all wool Mackinaw in red, blue and brown checks in Norfolk style with belt and good high storm collar. Sizes 34 to 46. Regularly \$15.00. Convention Week Special **\$9.95**

**Men's \$5.50 and \$6.00 Heavy Winter Pants \$4.95**

Heavy warm Winter Pants that are extra good value at their regular price, for anything of this Convention Week pricing. They are of grey tweeds and corduroy, well shaped and strongly arm. Have five pockets. Sizes 34 to 46. Convention Week Special **\$4.95**

**Men's \$15.00 Mackinaw Coats \$9.95**

Right at the commencement of our coldest weather comes a saving of five dollars or over on these regular winter coats. They are made of all wool Mackinaw in red, blue and brown checks in Norfolk style with belt and good high storm collar. Sizes 34 to 46. Regularly \$15.00. Convention Week Special **\$9.95**

**Warm, Winter Footwear for Men and Women at Convention Week Savings**

**Women's \$8.50 to \$9.50 Fleece-Lined Boots at \$5.95**

Here's a hint that will meet the needs of scores of women whether living in the city or country. They are smart and dressy in appearance, easy fitting and warm. Made of black kid or minkskin with best grade fleece lining. They are made on comfortable lasts with insoles of genuine piano felt (goodproof well sewn), slippers of felt and outer sole of rubber. All sizes 2 1/2 to 8. Regularly \$8.50, \$9.00 and \$9.50. Convention Week Special **\$5.95**

**Men's and Women's Low Cut Overshoes, Special \$1.45 and \$1.85**

One of the most popular lines of winter footwear with both men and women. They provide the necessary warmth, keep the feet dry on damp days and are easy to pull on or off when getting out or coming indoors. They are made with best grade cloth tops, with warm fleece lining; have shapes to fit different styles boots.

Men's Size 10 to 12. Corduroy **\$1.85**  
Women's Size 10 to 12. Convention Week Special **\$1.45**

**Do You Suffer With Your Feet?**

Our Orthopedic Dept. Offers You Scientific Advice on All Foot Ailments Free

We extend a special invitation to "convention" attendants who suffer with the feet in any way to visit our Orthopedic Department. You are welcome to the free advice of our Mr. Somers, a graduate of the School of Orthopedics, on any ailment from which you may suffer - Corns, Callouses, Aching Feet, Broken Arches, Flat-foot or Bunions.

This Dept. is in connection with Footwear

**McIntock's Pure Down Comforters at Savings**

Both our visitors and city patrons will welcome an opportunity to buy pure Light-Grade Comforters at savings. They are made with light coverings of silk, with pure down filling, in white, cream or floral designs, and are guaranteed to give satisfaction. Golden braid, cream and blue. Sizes 60x72.

Regular \$20.00 value, Special **\$15.00**  
Regular \$25.00 value, Special **\$18.00**  
Regular \$30.00 value, Special **\$22.00**  
Regular \$35.00 value, Special **\$26.00**

**4 Only \$0.50 Colored**

Suitable for children's beds or couch covers, etc. They are in blue, pink, red, green, yellow, orange, and white. All sizes. Regularly \$2.00. Convention Week Special **\$0.50**

**\$2.25 Feather Pillows \$1.65 Ea.**

Made with covering of strong and light material. They are light and airy, and will keep you warm and comfortable. Regularly \$2.25. Convention Week Special **\$1.65**

**Children's Specials For Convention Week**

**INFANTS' OVERALLS, with feet made of pure all-wool yarn, while only \$2.50 a regular \$3.50. Convention Week Special **79c****

**ONLY SPRING COATS, with feet made of pure all-wool yarn, while only \$2.50 a regular \$3.50. Convention Week Special **79c****

**30 ONLY VELVET BONNETS in Sage, Navy, and other colors, with feet made of pure all-wool yarn, while only \$1.00 a regular \$1.50. Convention Week Special **50c****

**YOUNG LADIES' PETERBOROUGH, with feet made of pure all-wool yarn, while only \$1.00 a regular \$1.50. Convention Week Special **50c****

**CHILDREN'S DRAWERS of good quality, with feet made of pure all-wool yarn, while only \$1.00 a regular \$1.50. Convention Week Special **49c****



\_\_\_\_\_

**A Nation's Safety**  
depends upon more than  
wealth or the power of its  
mighty guns. It rests in its  
robust children and in its strong,  
vigorous manhood.

## SCOTT'S EMULSION

an ideal constructive tonic-food,  
brings to the system elements  
easily assimilated and  
imparts strength and pro-  
motes normal growth.  
Scott's Emulsion builds the strong,  
and fortifies the weak.

**JOHN T. RYAN INDICTED**  
ON TREASON CHARGE

New York, Jan. 21.—John T. Ryan, a Buffalo lawyer, long wanted by the federal authorities in connection with the alleged treasonable activities of Jeremiah O'Leary, and a number of Germans, was today indicted for treason by the federal grand jury.

**GRAND JURY DECLINES  
TO INDICT MRS. LEAHY**  
Milwaukee, N.Y., Jan. 21.—The Nassau county grand jury failed today to indict Mrs. Marie Augustine Leahy, a woman who shot and killed her millionaire husband, Eric Jacques Leahy, at their home in Westbury early this month.

## HEART PALPITATED

Could Count Every Beat

When the heart begins to palpitate, it will flutter for several seconds, then slow, then start to flutter, and a feeling of oppression will come over your whole system, accompanied by weak feeling and dizzy spells.

When the heart goes into this condition, you become weak, worn and miserable, and are unable to attend to either social, business or household duties.

Milburn's Heart and Nerve Pills will give prompt and permanent relief to all sufferers from any heart weakness or nerve derangement.

Mrs. Walter Greaves, Appleton, Ont., writes: "I had been run down, and doctors told me I was anemic, but did not help me with their medicines. I could not sleep nights, my heart palpitated so, and I could count every beat."

I used to have such dizzy spells I would have to go to bed. I was not able to do any work for eight months. A cousin of mine had taken Milburn's Heart and Nerve Pills and told me what they had done for her. I took eight boxes of them, and now I am able to help every day with the work. I am as strong as I ever was, and what they have done for me, so that they may try this great and wonderful remedy. I hope this may prove good to some one who is suffering the way I did."

Milburn's Heart and Nerve Pills are on a box at all dealers, or mailed direct on receipt of price by The T. Milburn Co., Limited, Ont.

EVERYTHING FOR THE FARM AND HOME

OUR PRICES ARE RIGHT—WHY PAY MORE?

**J. A. WERNER**

HARDWARE AND FARM EQUIPMENT

Corner Queens Avenue and Rose Street (at Queen's Avenue)

Phone 2230 - 2232

## The Bulletin Has All the Local News

### CONDITIONS MUST FIRST BE FULFILLED

Stock Cannot Be Taken from Ry.  
Cars Till Charges Paid and  
Company Consents

That stock cannot be removed from the cars of a railway company by the owner until he has paid the charges in full and been given permission to remove them by the company, according to the railway's tariff agreement, is the judgment of Mr. Justice Scott in the supreme criminal court Tuesday in the case against Charles J. Munton, a horse dealer of this city. Mr. Munton had removed from the C.P.R. 12 loads of horses without the company's permission. A charge of theft was lodged against him. He was found guilty and sentenced to six months' imprisonment and bound over to the sum of \$100 to appear at any time before the court when called upon to keep the peace and be of good behaviour during that time.

Some time in November Mr. Munton went to the C.P.R. yards and purchased 42 head of horses and shipped them to his home in the city of Edmonton. When the horses arrived there he was some dispute between him and the company regarding the charges. He refused to pay the charges and the company, regarding the charges, took the horses and unloaded them. The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

When the horses were taken from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

The company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract. He contended that the company's regulations that stock must be removed from the cars until the freight is paid, Mr. Munton contended, was a breach of the contract.

per course and use the company for the purpose of the criminal charges put to him by the presiding judge.

The Judgment

In delivering judgment against Munton, Mr. Justice Scott said that the C.P.R., like other railway companies, were looked upon as common carriers, who had rights to be respected. "From all stock the company has a lien until the freight charges were paid. If the owner of stock has a dispute with the company regarding the charges, they may have recourse to the courts and recover damages in the proper way. 'You know,' he said to Munton, 'that the company had a lien on the horses you know that you had legal remedy to have the horses turned over to you. If you took the horses to feed and water them you should have applied to the company to release them and then returned them to the company. You admitted yourself that you knew that if you paid the charges you would get no relief from the company, therefore, you knew you were depriving the company of their lien privileges. I am, therefore, satisfied that you are guilty of the charge on this against you.' Mr. Justice Scott further gave it as his opinion that the company was reasonably justified in laying the information against Munton. "It would be an impression to go abroad among the dealers that stock could be removed from cars until the requirements of the company's regulations had been fulfilled."

### ORIGINATOR OF "POOR BUTTERFLY" BEFORE ROTARIANS

Miss Onuk and Other Grand  
Opera Stars Entertain  
Rotarians

The meeting of the Rotary club which was held on Tuesday, was of several members of the San Carlos opera company, Fort Charles, manager of the company gave a short address, and the members at the reception given for the company, and only on this trip but last season as well.

After the regular business had been disposed of the meeting was turned over to E. Lydell, of the company, who is managing the opera company's tour and he introduced the various visiting musicians to the Rotarians, calling up Miss Estelle Westworth, who sang two selections with great acceptance.

A most interesting feature was the rendering of two numbers by Miss Estelle Onuk, a charming young soprano soprano. Miss Onuk sang the soprano solo from "Madame Butterfly" and as an encore she gave "Poor Butterfly" a popular song which was written specially for her and which she introduced with great success at the New York Hippodrome a few years ago. Other members of the San Carlos company present were Miss Estelle Onuk, Miss Onuk's sister and sister-in-law, Miss Estelle Onuk, and Miss Estelle Onuk.

Several numbers by the Rotary male quartette were given and were highly appreciated. The visiting opera stars complimenting the club in having an aggregation of such merit among its members.

The Rotary Club on motion decided to give \$200 for the conference on primary education in the interest of which Rev. E. Leslie Pidgeon addressed the members on Friday night.

**ADVISORY BOARD OF  
WOMEN'S INSTITUTES  
HOLDS A MEETING**

General Discussion on Coming  
Convention and Proposed  
Plans for Year

There was a fairly full attendance of the Provincial Advisory Board of the Women's Institutes on Tuesday morning. The meeting was held in the office of the department of agriculture and among those attending were Superintendent Mary McLean, Miss Isabel Noble, president; Mrs. H. A. Rogers, Fort Saskatchewan, secretary; Mrs. Roy, Van Horn; Mrs. F. R. Girdle, Vermilion; Mrs. H. M. Towers, Corralton; Mrs. Hammond, Corralton. There was a general discussion as to the coming year and also plans for the coming year that will be brought up at the convention.

## NEGOTIATE FOR SALE OF MILLION DOLLARS' BONDS

Trust Companies Are Now Con-  
sidering Purchase of Issue by  
Alberta Govt.

That the financial institutions of the west look favorably upon Alberta government securities is evidenced by the fact of a proposed investment of one million dollars in the province by the Canada Trust company and the Hudson Bay Mortgage corporation. Negotiations are now under consideration by the government and the company's local manager, P. A. Hendrick.

The corporations are anxious the oldest and strongest financial institutions in the Dominion, and in the recent Victoria loan campaign subscribed three million dollars, besides having other large investments in the province.

The offer following an closely upon one million dollars worth bonds upon the market tends to show that the Alberta government will have no difficulty in financing their public enterprises.

A Hearty Welcome to the United Farmers and their wives.

We invite you to call and inspect our complete and up-to-date stock of Fine Furs.

See our line of Men's Coonskin Coats.

**Alexander-Hilpert Fur  
Company, Limited**

10264 Jasper Ave. Phone 4094

City Police Court

In the city police court Tuesday morning Margaret Thomas presented Edward P. Wille, was committing him to trial on the charge of false pretences in that he had obtained money from Steve Volkow by issuing a worthless cheque.

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

## WELCOME UFA & UFWA

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

**WELCOME UFA & UFWA**

## WELCOME UFA & UFWA

**WELCOME UFA & UFWA**

**WELCOME UFA & U**









